

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

LAJUANA MOTEN,

Case No. 2:25-cv-00778-APG-BNW

Plaintiff(s),

Order

V.

GOODWRX, LLC,

Defendant(s).

12 On May 6, 2025, the Court set an early neutral evaluation in this case. Docket No. 7.
13 Defendant thereafter filed a motion to compel arbitration. Docket No. 10. The Court does not
14 generally hold an alternative dispute resolution session in the form of an early neutral evaluation
15 in a case that is subject to alternative dispute resolution in the form of arbitration. *See* Docket No.
16 3. Moreover, Plaintiff filed a motion to remand to state court. Docket No. 11. Hence, both parties
17 at present take the position that this matter should not proceed in this Court.¹ Lastly, the Court
18 stayed discovery at the parties' request, *see* Docket No. 18, so it is not clear that the matter will be
19 primed for an early neutral evaluation as scheduled at any rate, *see* Local Rule 16-6(f)(1)(H)
20 (requiring certification that initial disclosures have been exchanged, including a computation of
21 damages).

22 An evaluating magistrate judge possesses broad discretion to exempt any case from the
23 early neutral evaluation program. Local Rule 16-6(c). Given the confluence of circumstances
24 discussed above, the early neutral evaluation is hereby **VACATED**. In the event that this case
25 proceeds forward in this forum following resolution of the motions to compel arbitration and to

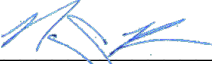
¹ To be clear, the undersigned expresses no opinion herein as to the merits of either the motion to compel arbitration or the motion to remand.

1 remand, the parties must file a stipulation with five proposed dates for the early neutral evaluation.

2 That stipulation must be filed no later than 14 days after the resolution of these motions.

3 IT IS SO ORDERED.

4 Dated: June 16, 2025

5
6 
Nancy J. Koppe
United States Magistrate Judge

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28